

**COURT MINUTES/ORDER****United States Magistrate Judge Alicia O. Valle**

Fort Lauderdale Courtroom 310

Date: 11/26/2024 Time: 11:00AM

Defendant: **Darrin Alexander Roker (J)** J#: \_\_\_\_\_ Case #: **24-mj-6574-AOV**AUSA: **Deric Zaccac** Attorney: \_\_\_\_\_

Violation: 21 U.S.C. § 963 Cocaine importation conspiracy; 18 U.S.C. § 924 Firearms use, carrying, and possession;

Violation: 18 U.S.C. § 924 Firearms conspiracyProceeding: Initial Appearance on Removal CJA Appt: \_\_\_\_\_Bond/PTD Held: ☐ Yes ☒ No Recommended Bond: \_\_\_\_\_Bond Set at: Pretrial Detention Co-signed by: \_\_\_\_\_☐ Surrender and/or do not obtain passports/travel docsLanguage: English☐ Report to PTS **as directed**/or \_\_\_\_\_ x's a week/month by phone: \_\_\_\_\_ x's a week/month in person☐ Random urine testing by Pretrial Services \_\_\_\_\_ Treatment as deemed necessary☐ Refrain from use of alcohol☐ Participate in mental health assessment & treatment☐ Maintain or seek full-time employment/education☐ No contact with victims/witnesses☐ No firearms☐ Not to encumber property☐ May not visit transportation establishments☐ Home Confinement/Electronic Monitoring and/or Curfew \_\_\_\_\_ pm to \_\_\_\_\_ am, paid by \_\_\_\_\_☐ Allowances: Medical needs, court appearances, attorney visits, religious, employment☐ Travel extended to: \_\_\_\_\_☐ Other: \_\_\_\_\_**Disposition:**

Def. present in court. Def. advised of his rights

and charges. Gov't motion to unseal case –

granted. See Order. Def. was not sworn in as

to appointment of counsel and colloquy was

not administered. AFPD assisted the

defendant and appeared as a friend of the

court. Waiver of Rule 5 and 5.1

Removal/Identity hearing filed and signed in

open court. Commitment Order to the

Southern District of New York signed in open

court. Defendant to be removed to the SD/NY.

NEXT COURT APPEARANCE Date: \_\_\_\_\_ Time: \_\_\_\_\_ Judge: \_\_\_\_\_ Place: \_\_\_\_\_

Report Re Counsel: \_\_\_\_\_

PTD/Bond Hearing: \_\_\_\_\_

Prelim/Arraign or Removal: \_\_\_\_\_

Status Conference RE: \_\_\_\_\_

D.A.R. 12:02:31/12:38:52 Time in Court: 15 minutes

CHECK IF APPLICABLE: ☐ For the reasons stated by counsel for the Defendant and finding that the ends of justice served by granting the ore tenus motion for continuance to hire counsel outweigh the best interests of the public & the Defendant in a Speedy Trial, the Court finds that the period of time from today, through and including \_\_\_\_\_, shall be deemed excludable in accordance with the provisions of the Speedy Trial Act, 18 USC 3161 et seq..